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PPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 09/674,039 10/25/2000 Yasuo Himuro Q59956 9058 7590 07/08/2002 Sughrue Mion Zinn Macpeak & Seas 2100 Pennsylvania Avenue N W Washington, DC 20037-3202 MAKI, STEVEN D ART UNIT PAPER NUMBER 1733 DATE MAILED: 07/08/2002	97419318				TONINO.	
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Please find below and/or attached an Office communication concerning this application or proceeding.

r 		Application No.	Applicant(s)				
		09/674,039	HIMURO, YASUO				
	Office Action Summary	Examiner	Art Unit				
		Steven D. Maki	1733				
	The MAILING DATE of this communication ap	pears on the cover sheet with the	correspondence address				
B	Bonly						
THE M - Extens after S - If the p - If NO p - Failure	PRTENED STATUTORY PERIOD FOR REPLIALLING DATE OF THIS COMMUNICATION. Sions of time may be available under the provisions of 37 CFR 1. IX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statute ply received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be ly within the statutory minimum of thirty (30) o will apply and will expire SIX (6) MONTHS fir	timely filed lays will be considered timely. om the mailing date of this communication. NED 735 U.S.C. \$ 133).				
Status	testion(s) filed on						
1) 🗌	Responsive to communication(s) filed on	· his action is non-final.					
2a) <u></u> ☐	Tills doctor to the terrollow	cance except for formal matters.	prosecution as to the merits is				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims						
4 \1⊠1	Claim(s) 1-30 is/are pending in the application	on.					
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.						
6)⊠	Claim(s) 1-30 is/are rejected.						
7)	Claim(s) is/are objected to.						
	Claim(s) are subject to restriction and	/or election requirement.					
	ion Papers	207					
9)	The specification is objected to by the Exami	non. contact or h)□ objected to by the E	Examiner.				
10)	The drawing(s) filed on is/are: a) ☐ acc Applicant may not request that any objection to	the drawing(s) be held in abevance	e. See 37 CFR 1.85(a).				
	Applicant may not request that any objection to The proposed drawing correction filed on	is: a) ☐ approved b) ☐ disap	pproved by the Examiner.				
11)	The proposed drawing correction filed on If approved, corrected drawings are required in	reply to this Office action.					
10.	The oath or declaration is objected to by the	Examiner.					
1							
Priority	under 35 U.S.C. §§ 119 and 120	ian priority under 35 U.S.C. § 1	19(a)-(d) or (f).				
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a)	a)⊠ All b)□ Some * c)□ None of: 1.⊠ Certified copies of the priority documents have been received.						
	City and office documents have been received in Application No						
	Opping of the contined copies of the priority documents have been received in this National Stage						
	application from the International	list of the certified copies not rec	ceived.				
14)	14\\ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
i e	 a)	provisional application has been	n received.				
Attachme							
1) No	tice of References Cited (PTO-892) tice of Draftsperson's Patent Drawing Review (PTO-948) ormation Disclosure Statement(s) (PTO-1449) Paper No	5) Notice of Info	mmary (PTO-413) Paper No(s) ormal Patent Application (PTO-152)				
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The following is a quotation of the second paragraph of 35 U.S.C. 112:
The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

2) Claims 1-30 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

As to claims 1-30, the scope and meaning of "pseudo-land portion(s)" is unclear.

One of ordinary skill in the art is not reasonably appraised of the scope of protection afforded by such language. It is not clear what characteristic(s) of the land portion make it a "pseudo" land portion.

In claims 15, 16, 18 and 19, there is no antecedent basis for "the basic side".

In claims 15, 16 and 17, there is no antecedent basis for "the oblique side".

In claim 18, there is no antecedent basis for "the first groove wall".

As to claim 29 (which is dependent on claim1), it is not clear what additional limitation is being required since claim 1 appears to inherently require the subject matter of claim 29.

In claim 30, there is no antecedent basis for "the pair of circumferential grooves".

3) Claim 29 is objected to under 37 CFR 1.75(c), as being of improper dependent form for failing to further limit the subject matter of a previous claim. Applicant is required to cancel the claim(s), or amend the claim(s) to place the claim(s) in proper dependent form, or rewrite the claim(s) in independent form.

Claim 29 (which is dependent on claim 1) fails to further limit claim 1 since claim 1 inherently requires the subject matter of claim 29.



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4) The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

- 5) The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

<u>Japan '024</u>

6) Claims 1-2, 4-5, 8, 10-11, 13-14, 17-19 and 20-30 are rejected under 35 U.S.C. 102(b) as being anticipated by Japan '024 (JP 9-2024).

The claimed tire is anticipated by the tire of Japan '024. The claimed pseudo land portion reads on the projections on each side of the center rib 1 whose height

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decreases toward the slant groove 4. The claimed circumferential groove reads on the circumferential void defined between the center rib 1 and an adjacent row of blocks.

See figures 1-3. The decreasing height of the projections of the rib towards the slant groove 4 inherently promotes water flow as claimed. Claim 1 fails to require the circumferential groove to have a substantially flat bottom.

Japan '605

7) Claims 1, 4-5, 7-8, 10, 12, 14, 18-19, 24-25 and 29-30 are rejected under 35 U.S.C. 102(b) as being anticipated by Japan '605 (JP 3-86605).

The claimed tire is anticipated by the tire of Japan '605. The claimed pseudo land portion reads on the projected fin 4 of Japan '605. The projected fin 4 is used to improve water drainage ability. Claim 1 fails to exclude a pseudo land portion having a bottom surface which is spaced from the bottom of the circumferential groove.

<u>Japan '103</u>

8) Claims 1-4, 6, 24-25 and 29 are rejected under 35 U.S.C. 102(a) as being anticipated by Japan '103 (JP 11-263103).

Applicant cannot rely upon the foreign priority papers to overcome this rejection because a translation of said papers has not been made of record in accordance with 37 CFR 1.55. See MPEP § 201.15.

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The claimed tire is anticipated by the tire of Japan '103. The claimed pseudo land portion reads on the projection 22, which has a slanted face for draining water efficiently. The projection has an edge height of 1/3 to 1 of a block height. The projection 22 is "in" a "wide width region" of the circumferential groove (see figure 1). Claim 1 reads on and fails to exclude a pseudo land portion located in a wide width region of a circumferential groove.

Europe '310

9) Claims 1-6, 8, 14, 16-22, 24-26 and 28-30 are rejected under 35 U.S.C. 102(b) as being anticipated by Europe '310 (EP 867310).

The claimed tire is anticipated by Europe '310. The claimed pseudo land portion reads on one of the acute angle corner portion (71, 72, 81, 91) of the block which is beveled over a distance of 10-30 mm from a tapered end thereof in a longitudinal direction so as to gradually shallow from the tapered end toward a width widened portion. Europe '310 teaches that the beveling obtains *smooth conduction of branching and joining of water flow.* The beveled portion is located in a circumferential groove as indicated by figure 1. Claim 1 reads on and fails to exclude a pseudo land portion in the form of a beveled (chamfered) acute angle portion of a block.

As to claims 2-6, note beveled corners 71, 72 81 or 91.

As to claims 8, 14, 16-19, note the beveled corner 72.

As to claims 20-22, note the center rib.

As to claims 24-26 and 28, note corners 81, 91.

As to claims 29-30, note the directional tread pattern.

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10) Claims 9-13 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Europe '310 (EP 867310) in view of Japan '025 (JP 5-319025).

As to claims 9-12, it would have been obvious to use a curved or flat form as claimed for the beveled portion (chamfer) since Japan '025, which like Europe '310 discloses a directional tread having chamfered acute angle corners of blocks teaches using different shapes for the chamfer such as a curved shape as shown in figure 2 or a flat shape as shown in figure 3. As to claims 13 and 15, it would have been obvious to provide the beveled portion (chamfered portion) of Europe '310 with the claimed triangular shape since Japan '025 clearly shows chamfering such that the chamfer defines a triangular portion (note shaped regions in figure 1).

Fukata et al

11) Claims 1, 4-5, 7, 20-22, 24-25 and 29-30 are rejected under 35 U.S.C. 102(b) as being anticipated by Fukata et al (WO 95/18022).

The claimed tire is anticipated by the vehicle (pneumatic) tire of Fukata et al.

The pseudo land portion to promote water flow into a slant groove reads on the protuberances (transverse ribs) in the circumferential groove of the tire tread of Fukata et al. The slant grooves read on the lateral grooves of the tire tread of Fukata et al.

The protuberances are expressly described as having a waved bottom to prevent water from being held in the circumferential groove. Claim 1 fails to exclude a pseudo land portion which is connected to both walls of the circumferential groove.

As to claims 4 and 5 (fixed to a wall), note that the protuberances are fixed to both walls. See figures 1 and 2.

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As to claim 7, note the height of the protuberances shown in figure 2a.

As to claims 24 and 25, note that blocks defined by the circumferential and lateral grooves have corners and that the protuberances are formed throughout the length of the circumferential groove and extend from one sidewall to the other side wall.

As to claims 20-22 and 29-30, note the directional tread pattern shown in figure 9, which includes a center rib.

12) Claims 26-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fukata et al (WO 95/18022) in view of Miyazaki (US 6138728).

As to claims 26-28, it would have been obvious to chamfer the corners of the blocks of Fukata et al since Miyazaki suggests chamfering corners of blocks with for example a curved chamfer to improve resistance to uneven wear and to improve wet performance.

<u>Ikeda</u>

13) Claims 1, 4, 6, 7, 20-22, 24 and 29-30 are rejected under 35 U.S.C. 102(e) as being anticipated by Ikeda (US 6112788).

The claimed tire is anticipated by the pneumatic tire of Ikeda. The tire comprises a tread having longitudinal grooves (circumferential grooves) and axial grooves (slant grooves). The claimed pseudo land portion reads on the ribs of Ikeda which have a round upper surface as shown for example in figures 2 and 3. With respect to promoting water flow, the outer ribs in the circumferential groove of Ikeda et al inherently "promote a smooth inflow of water flowing in the circumferential groove into the slant groove" since it has a round outer surface as shown in figures 2 and 3. Claim

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1 reads on and fails to exclude a pseudo land portion in form of a circumferential rib at the bottom of a circumferential groove wherein the circumferential rib has a round upper surface.

As to claims 4 and 6 (separate from first wall), note that the ribs are spaced from the walls of the circumferential groove. See figures 2 and 3.

As to claim 7, note Ikeda's teaching that the ribs have a height of .5-1.0 mm and that the longitudinal grooves have a depth of 6-15 mm.

As to claims 24, note that blocks defined by the circumferential and lateral grooves have corners and that the protuberances are formed along the entire length of the circumferential groove.

As to claims 20-22 and 29-30, note the directional tread pattern shown in figure 1, which includes a center rib.

14) Claims 26-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ikeda (US 6112788) in view of Miyazaki (US 6138728).

As to claims 26-28, it would have been obvious to chamfer the corners of the blocks of Ikeda since Miyazaki suggests chamfering corners or blocks with for example a curved chamfer to improve resistance to uneven wear and to improve wet performance.

<u>Brown et al</u>

15) Claims 1, 8-9, 13, 15-16, 18-19, 24-25, and 29 are rejected under 35 U.S.C. 102(b) as being anticipated by Brown et al (US 5658404).



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Brown et al discloses a pneumatic tire having traction elements 52 separated by circumferential grooves and lateral grooves. The circumferential grooves have straight upper edges and zigzag lower edges. These edges are defined by "protrusions" wherein each protrusion has a "triangular face", a base of the triangular face defining a section of the straight upper edge of the circumferential groove. See figure 8. The triangular faces are inclined with respect to the radial direction so as to define a window for the circumferential groove. Since the triangular face is inclined with respect to the radial direction, the height of the protrusion decreases from the straight upper edge to the bottom of the groove. Brown et al teaches that the circumferential grooves are designed to improve the hydoplaning resistance and wet traction capability of the tire. See col. 6 lines 61-62. Brown et al additionally teaches that the lateral grooves are located to facilitate water flow. In particular, Brown et al teaches that the lateral grooves intersect with the circumferential grooves so that additional water channeling can be achieved.

The claimed tire is anticipated by Brown et al. The "pseudo land portions" read on protrusions having the triangular faces best seen in figures 4, 5 and 8.

16) Claims 20, 21 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Brown et al (US 5658404) in view of Europe '905 (EP 325905).

As to claims 20, 21 and 23, Brown et al does not illustrate a rib. However, Brown et al teaches that (1) the traction elements can be ribs instead of only blocks and (2) the traction elements can be a combination of ribs and blocks instead of only blocks. See co. 5 lines 19-36. As to claims 20, 21 and 23, it would have been an obvious alternative

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to use a pair of central ribs and two rows of shoulder blocks instead of two rows of central blocks and two rows of shoulder blocks since (1) Brown expressly suggests using a combination of ribs and blocks as an alternative to only four rows of blocks and (2) a tire tread comprising a combination of ribs and blocks in the form of pair of central ribs and two rows of shoulder blocks is well known / conventional in the tread art as exemplified by Europe '905. With respect to the angle of 120-150 degrees, note Brown et al's teaching to incline the triangular face at an obtuse angle with respect to the ground contacting surface of the tread.

Remarks

- 17) The remaining references are cited of interest.
- 18) Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steven D. Maki whose telephone number is 703-308-2068. The examiner can normally be reached on Mon. Fri. 7:30 AM 4:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Ball can be reached on (703) 308-2058. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-7718 for regular communications and (703) 872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

Steven D. Maki June 30, 2002 STEVEN D. MAKI 6-3 RIMARY EXAMINER

GROUP 1300